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TERMINAL DISCLAIMER TO OBVIATE A PROVISIONAL DOUBLE PATENTING REJECTION OVER A PENDING SECOND APPLICATION  In re Application of: Yuzhi QU  Application No.: 09/928,571  Filed: August 13, 2001  For: MEDIUM HAVING A HIGH HEAT TRANSFER RATE  The owner', New Qu Energy LTD. percent interest in the instant application, which would extend beyond the expiration date of the statutory terminal patent granted on the instant application, which would extend beyond the expiration date of the full statutory term defined SU.S.C. 164 and 173 as shortened by any terminal disclaimer field prior to the grant of any patent granted on pensecond Application Number 09/928 R83	U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMER persons are properly to respond to a collection of information unless a displays a valid OMB control man
In re Application of: Yuzhi QU  Application No.: 09/928,571  Fied: August 13, 2001  For: MEDIUM HAVING A HIGH HEAT TRANSFER RATE  The owner*, New Qu Energy LTD.  parcent interest in the Instant application hereby disclares, except as provided below, the terminal part of the statutory for any patent granted on the Instant application hereby disclares, except as provided below, the terminal part of the statutory form any patent granted on the Instant application hereby disclares, except as provided below, the terminal part of the full statutory term der in 35 U.S.C. 154 and 173 as whortened by any bentind disclaimer field prior to the grant of any patent content on the grant of any patent on the full statutory term derect and expectation the patent application and patent so granted on the instant application and content of any patent and patent so granted on the full statutory disclariner true with any patent partners of the terminal part of any patents application are commonly own assigns.  In making the above disclaimer, the owner does not disclaim the terminal part of any patent granted on the inspectation that would extend to the experiation date of the full statutory term as defined in 35 U.S.C. 154 and 173 of any patent partners are such patents. Experisely a recomplated pricestion, as shortened by any terminal disclaimer field prior to any patent granted on the event that such granted patents.  Check either box 1 or 2 below, if appropriate.  1. For submissions on behalf of an organization (e.g. corporation, partnership, university, government agency, etc.  In making the above disclaimer field prior to its grant.  Check either box 1 or 2 below, if appropriate.  1. For submissions on behalf of an organization (e.g. corporation, partnership, university, government agency, etc.  In the undersigned is an attorney or agent of record.  E. Thormas Wheelock - 28,825  Typed or printed name  (550) 813-5739	IATE A PROVISIONAL DOUBLE PATENTING   Docket Number (Authorn)
Application No.: 09/928,571  Filed: August 13, 2001  For: MEDIUM HAVING A HIGH HEAT TRANSFER RATE  The owner*, New Qu Energy LTD.  The owner*, New Qu Energy LTD.  The owner* interest in the frattant application hereby disclaims, except as provided below, the terminal part of the statutory term any patent granted on the instant application, which would extend beyond the expiration date of the full statutory term any patent granted on the instant application. The owner hereby agrees that any patent granted on the instant application pending second application. The owner hereby agrees that any patent granted on the instant application shall be administed to the part of any patent on pending second application. The owner hereby agrees that any patent granted on the instant application and is brinking upon the grantes, its successor line making the above disclaimer, the owner does not disclaim the terminal part of any patent granted on the instant application that would extend to the expiration date of the full statutory term as defined in 35 U.S.C. 154 and 173 cd any part of the accord application, as strottened by any terminal disclaimer filed prior to the pasent print, in the event that such granted on the accord application, as strottened by any terminal disclaimer filed prior to the pasent print, in the event that such granted patent: expose for failure to pay a maintenance fee, is had unenforceable, is found invalid by a court competer furtherically, is reliated by a court retarnally disclaimer filed prior to the pasent granted and according to a training the print print and grantes and the first print of the print	ENDING SECOND APPLICATION 458172000500
Filed: August 13, 2001  For: MEDIUM HAVING A HIGH HEAT TRANSFER RATE  The owner*, New Qu Energy LTD. percent interest in the Instant application hereby disclaims, except as provided below, the terminal part of the stabutory for any patent granted on the Instant application, which would extend beyond the expiration date of the full statutory term def in 35 U.S.C. 154 and 173 as shortened by any terminal disclaimer field prior to the grant of any patent granted on pen opending second application. The owner hereby agrees that any patent so granted on the Instant application about 13, 2001  pending second application. The owner hereby agrees that any patent so granted on the Instant application about 13 and any patent are granted on the instant application and seriorseable only for and during such period that it and any patent granted on the second application are commonly owners.  In making the above discisience, the owner does not discisir the terminal part of any patent granted on the experiation date of the full stabutory term as defined in 35 U.S.C. 164 and 173 of any pay granted on the excerned application, as shortened by any terminal descinier field prior to the patent to expense for failure to pay a maintenance fee, is held unenforceable, is found invalid by a cour competent full-sociour, is statutorly discisianed in whole or farminally disclaimed under 37 CFR 1.321, has all claims cance to pay a maintenance fee, is held unenforceable, is found invalid by a cour competent full-sociour, as statutorly disclaimed in the overal that.  Check either box 1 or 2 below, if appropriate.  In making the above disclaimer field prior to its grant,  Check either box 1 or 2 below, if appropriate.  In the province of that all statements made herein of my own knowledge are true and that all statements made information and being or believed to be true, and further that these statements were made with the knowledge inter will be able to be a policied and the field of the registration of the province of the application of any	
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Anited States Code and that such willful false statements may Jeopardize the validity of the application or any palent issue the undersigned is an attorney or agent of record.    X   The undersigned is an attorney or agent of record.	by any terminal disclaimer filed prior to the grant of any patent granted on pending 8,883. Itself on August 13, 2001, of any patent granted on pending 8,883 that any patent granted on the grant of any patent granted on the Instant application shell be itself that it and any patent granted on the second application are commonly owned, and the instant application and is binding upon the grantee, its successors or stand on the instant application and is binding upon the grantee, its successors or stand on the instant application and is binding upon the granted on the instant after date of the full statutory term as defined in 35 U.S.C. 154 and 173 of any petent itemed by any terminal disclaimer filed prior to the palent grant, in the event that any to pay a maintenance fee, is held unenforceable, is found invalid by a coun of med in whole or terminally disclaimed under 37 CFR 1.321, has all claims canceled to it is eny manner terminated prior to the expiration of its full eletutory term as prior to its grant.  In organization (e.g., corporation, partnership, university, government agency, etc.), to act on behalf of the organization.
Signatura Wheelock - 28,825  Typed or printed name  (650) 813-5739	purishable by time or imprisonment, or both, under Section 1001 of Title 18 of the size statements may jeopardize the validity of the application or any patent issued
Typed or printed name (650) 813-5739	Signatura May 3, 2004  Date
(650) 813-5739	E. Thomas Wheelock - 28,825
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X Terminal disclaimer fee under 37 CFR 1.20(d) is included.	FR 1.20(d) is included.
*Statement under 37 CFR 3.73(b) is required if terminal disclaimer is signed by the assignee (owner). Form PTO/SB/96 may be used for making this statement. See MPEP § 324.	required if terminal disclaimer is signed by the assignee (owner).  naking this statement. See MPEP § 324.

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PAGE 9/9 \* RCVD AT 5/3/2004 7:46:11 PM [Eastern Daylight Time] \* SVR:USPTO-EFXRF-1/2 \* DNIS:8729306 \* CSID: \* DURATION (mm-ss):03-10

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